

EXHIBIT C

From: Jeffrey Sonnabend - SonnabendLaw [jsonnabend@sonnabendlaw.com]
Sent: Tuesday, June 24, 2008 11:28 AM
To: Cohen, Adam
Subject: Re: Baby Bean adv. DC Shoes

Adam -

I am still waiting to hear back from my clients. I will advise you as soon as I receive the signed papers.

- Jeff

Jeffrey Sonnabend
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On 6/20/2008 9:50 AM, Cohen, Adam wrote:

Jeff:

Please let us know when you expect to file the revised stipulation signed by Danny Parks and Louis Perez adding the new party plaintiffs. Thank you.

Adam

Adam Cohen, Esq.
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8/4/2008

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July 8, 2008

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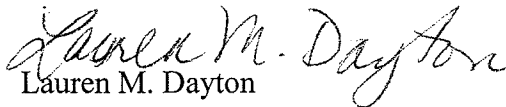
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Re: Baby Bean Productions, et al. vs. DC Shoes, et ano.

Dear Jeffrey:

We would like to reschedule the depositions of your client Louis Perez and non-party witness Robert Ramos. We suggest the following possible dates: July 30 or 31, August 5, 6 or 7. Please let me know as soon as possible which of these dates will work for you and the witnesses.

Very truly yours,


Lauren M. Dayton

cc: Adam M. Cohen, Esq.

LMD/gn

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July 10, 2008

Via Email

Ms. Lauren M. Dayton
Kane Kessler, P.C.
1350 Avenue of the Americas
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Re: Baby Bean Productions, LLC v. DC Shoes, Inc. 07-cv-03616

Dear Lauren:

I write in response to your letter of July 8. As you are no doubt aware, we have not yet answered the counterclaims, and Quicksilver has not yet provided its initial disclosure under Fed. R. Civ. P. 26.

With this in mind, we are willing to provide Mr. Perez as requested, subject to his availability. However, we will not produce Mr. Perez again for separate deposition by Quicksilver. If you wish to proceed as provided herein, please let me know and I will check with Mr. Perez regarding his availability.

Mr. Ramos is not a party to this action and I do not presently represent him, so I can not address your request in this regard.

Sincerely,



Jeffrey Sonnabend